

(3) McCain Amendment No. 2116, to mandate the money made available to the Department of Defense and used for civilian sporting events be re-imposed to the Department of Defense. (By 80 yeas to 20 nays (Vote No. 362), Senate tabled the amendment.)

Pages S11385–87, S11389

(4) Kohl Amendment No. 2119, to establish a limitation of \$257,700,000,000 as the total amount authorized for fiscal year 1996. (By 51 yeas to 46 nays (Vote No. 364), Senate tabled the amendment.)

Pages S11393–S11403

(5) Harkin Amendment No. 2121, to require NATO allies to pay 75 percent of added costs in keeping troops overseas and the cost of foreign national employment. (By 70 yeas to 26 nays (Vote No. 365), Senate tabled the amendment.)

Pages S11403–10, S11419

(6) Levin Amendment No. 2122, to authorize funds for procurement of equipment for the reserve components according to their highest modernization priorities. (By 53 yeas to 43 nays (Vote No. 366), Senate tabled the amendment.)

Pages S11410–13, S11419–20

(7) Glenn Amendment No. 2123, to strike provisions that reduce the period of obligated active duty service of graduates of the service academies. (By 52 yeas to 44 nays (Vote No. 367), Senate tabled the amendment.)

Pages S11413–19, S11420–21

Pending:

Brown Amendment No. 2125, to clarify restrictions on assistance to Pakistan.

Pages S11429–35

During consideration of this measure today, Senate took the following action:

By 37 yeas to 63 yeas (Vote No. 361), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected a motion to waive the Congressional Budget Act of 1974 with respect to consideration of Bumpers Amendment No. 2115, to repeal the defense firewalls established in the Fiscal Year 1996 Budget Resolution. Subsequently, a point of order that the amendment was in violation of section 306 of the Congressional Budget Act was sustained, and the amendment thus fell.

Pages S11377–84

A motion was entered to close further debate on the bill and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on the cloture motion will occur on Monday, August 7, 1995.

Page S11437

Senate may resume consideration of the bill on Saturday, August 5, 1995.

**Treasury/Postal Service Appropriations, 1995—Agreement:** A unanimous consent agreement was reached providing for the consideration of H.R. 2020, making appropriations for the Treasury Department, the United States Postal Service, the Exec-

utive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 1996 and a committee amendment thereto beginning on page 76, lines 10–17, regarding abortions, with a vote to occur on the committee amendment, on Saturday, August 5, 1995.

Page S11410

**Messages From the President:** Senate received the following messages from the President of the United States:

Transmitting the report entitled “Sustainable Energy Strategy: Clean and Secure Energy For A Competitive Economy”; referred to the Committee on Energy and Natural Resources. (PM–73).

Page S11450

Transmitting the report of the District of Columbia Financial Responsibility and Management Assistance Authority’s operating budget for fiscal year 1996; referred to the Committee on Governmental Affairs. (PM–74).

Page S11450

**Nominations Received:** Senate received the following nominations:

2 Navy nominations in the rank of admiral.

Page S11481

**Messages From the President:**

Page S11450

**Messages From the House:**

Pages S11450–51

**Executive Reports of Committees:**

Page S11451

**Statements on Introduced Bills:**

Pages S11451–54

**Additional Cosponsors:**

Pages S11454–55

**Amendments Submitted:**

Pages S11455–71

**Notices of Hearings:**

Pages S11471–72

**Authority for Committees:**

Page S11472

**Additional Statements:**

Pages S11472–74, S11478–81

**Record Votes:** Ten record votes were taken today. (Total—368)

Pages S11377, S11384, S11389, S11403, S11419, S11420, S11421, S11426

**Recess:** Senate convened at 9 a.m., and recessed at 11:48 p.m., until 8:30 a.m., on Saturday, August 5, 1995. (For Senate’s program, see the remarks of the Majority Leader in today’s RECORD on page S11480.)

## Committee Meetings

(Committees not listed did not meet)

### APPROPRIATIONS—TRANSPORTATION

**Committee on Appropriations:** Committee ordered favorably reported, with amendments, H.R. 2002, making appropriations for the Department of Transportation and related agencies for the fiscal year ending September 30, 1996.

## BUSINESS MEETING

*Committee on Armed Services:* Committee ordered favorably reported the following business items:

S. 922, to authorize appropriations for fiscal year 1996 for intelligence and intelligence-related activities of the United States Government and the Central Intelligence Agency Retirement and Disability System, with an amendment; and

The nominations of Lt. Gen. John P. Otjen, United States Army, to be Lieutenant General, and Lt. Gen. James R. Clapper, Jr., United States Air Force, for appointment to the grade of lieutenant general on the retired list.

## NOMINATIONS

*Committee on the Judiciary:* Committee ordered favorably reported the nominations of Terence T. Evans, of Wisconsin, to be United States Circuit Judge for the Seventh Circuit, Michael R. Murphy, of Utah, to be United States Circuit Judge for the Tenth Circuit, James M. Moody, to be United States District Judge for the Eastern District of Arkansas, William K. Sessions III, to be United States District Judge for the District of Vermont, Ortrie D. Smith, to be United States District Judge for the Western District of Missouri, and Donald C. Pogue, of Connecticut, to be a Judge of the United States Court of International Trade.

# House of Representatives

## Chamber Action

**Bills Introduced:** Sixty-four public bills, H.R. 2193–2256; two private bills, H.R. 2257–2258; and eight resolutions, H. Con. Res. 93–98, and H. Res. 211–212 were introduced.

Pages H8533–36

**Reports Filed:** Reports were filed as follows:

H.R. 782, to amend title 18 of the United States Code to allow members of employee associations to represent their views before the United States Government, amended (H. Rept. 104–230);

H.R. 1852, to authorize appropriations for the National Science Foundation, amended (H. Rept. 104–231);

H.R. 1870, to authorize appropriations for the activities of the Under Secretary of Commerce for technology, and for Scientific and Technical Research Services and Construction of Research Facilities activities of the National Institute of Standards and Technology, for fiscal year 1996, amended (H. Rept. 104–232);

H.R. 2043, to authorize appropriations to the National Aeronautics and Space Administration for human space flight, science, aeronautics, and technology, mission support, and Inspector General, amended (H. Rept. 104–233);

H.R. 1296, to provide for the Administration of certain Presidio properties at minimal cost to the Federal taxpayer, amended (H. Rept. 104–234);

H.R. 1851, to authorize appropriations for carrying out the Federal Fire Prevention and Control Act of 1974 for fiscal years 1996 and 1997, amended (H. Rept. 104–235); and

H.R. 1816, to authorize appropriations for civilian research, development, demonstration, and commer-

cial application activities of the Department of Energy for fiscal year 1996, amended (H. Rept. 104–236, Part 1).

Pages H8532–33

**Speaker Pro Tempore:** Read a letter from the Speaker wherein he designates Representative Bunn of Oregon to act as a Speaker pro tempore for today.

Page H8425

**Communications Act:** By a recorded vote of 305 ayes to 117 noes, Roll No. 635, the House passed H.R. 1555, to promote competition and reduce regulation in order to secure lower prices and higher quality services for American telecommunications consumers and encourage the rapid deployment of new telecommunications technologies.

Pages H8425–H8507

By a recorded vote of 224 ayes to 199 noes, Roll No. 634, the House agreed to the Markey motion to recommit the bill to the Committee on Commerce with instructions to report it back forthwith containing an amendment requiring the establishment of a television rating code and requiring that televisions manufactured in or imported to the United States be equipped with program-blocking technology (V-CHIP). Subsequently the bill was reported back to the House with the amendment, and the amendment was agreed to.

Pages H8503–05

Agreed To:

The Bliley amendment that, among other things, shortens from 15 to 6 months the length of time the FCC will have to promulgate rules for implementation of the checklist provisions and reduce the time span that a Bell company must operate their long distance service through a separate subsidiary from 3